

Sanjay S. Schmidt (SBN 247475)  
**LAW OFFICE OF SANJAY S. SCHMIDT**  
1388 Sutter Street, Suite 810  
San Francisco, CA 94109  
Tel. (415) 563-8583  
Fax (415) 223-9717  
e-mail: [ss@sanjayschmidtlaw.com](mailto:ss@sanjayschmidtlaw.com)

Panos Lagos (SBN 61821)  
**LAW OFFICES OF PANOS LAGOS**  
6569 Glen Oaks Way  
Oakland, CA 94611  
Tel. (510) 530-4078  
Fax (510) 530-4725  
e-mail: [panos@panoslagoslaw.com](mailto:panos@panoslagoslaw.com)

*Attorneys for Plaintiff,*  
THERESE L. LESHER

KEVIN J. DEHOFF, ESQ., SB No. 252106  
Email: [kdehoff@akk-law.com](mailto:kdehoff@akk-law.com)  
**ANGELO, KILDAY & KILDUFF, LLP**  
Attorneys at Law  
601 University Avenue, Suite 150  
Sacramento, CA 95825  
Telephone: (916) 564-6100

Atorneys for Defendants CITY OF ANDERSON,  
SEAN MILLER, JEFFREY MILEY, and KAMERON LEE

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA**

**THERESE L. LESHER,** ) Case No. 2:21-cv-00386-WBS-DMC  
Plaintiff, )  
vs. )  
**CITY OF ANDERSON, et al.,** )  
Defendants. )  
) **STIPULATION AND ORDER EXTENDING**  
) **ONLY THE DATES FOR EXPERT**  
) **DISCLOSURE AND REBUTTAL DISCLOSURE**  
) **IN CURRENT SCHEDULING ORDER (ECF**  
) **NO. 70)**  
)  
)

1 PURSUANT TO CIVIL LOCAL RULE 144 (Fed. R. Civ. P. 16(b)(1)(A)), THE  
2 PARTIES HEREBY RESPECTFULLY STIPULATE, THROUGH THEIR ATTORNEYS OF  
3 RECORD, AS FOLLOWS:

4 1. The parties have worked cooperatively together, in good faith, to accomplish the  
5 necessary discovery and depositions. Non-expert discovery is nearly complete.  
6 2. Due to circumstances out of the control of the parties or counsel, the parties wish to  
7 extend the deadlines for designation of expert with reports and designation of rebuttal  
8 experts with reports by one week, respectively, while all other dates would remain as  
9 set.  
10 3. Based on the logistical challenges that necessitate this extension, the parties  
11 respectfully stipulate and request that the following dates/deadlines be extended as  
12 follows:

Event	Current Date/Deadline	Proposed Date/Deadline
Designation of Experts with Reports	May 10, 2024	May 17, 2024
Designation of Rebuttal Experts with Reports	June 7, 2024	June 14, 2024

17  
18 Respectfully Submitted,

19  
20 Dated: May 10, 2024

**LAW OFFICE OF SANJAY S. SCHMIDT  
-and-  
LAW OFFICES OF PANOS LAGOS**

21  
22 /s/ Panos Lagos  
23 (as authorized 5.7.24)

24  
25 By: Panos Lagos  
26 Attorneys for Plaintiff,  
27 THERESE L. LESHER

28 //

Stip. and Order Extending Expert Disclosure and Rebuttal Disclosure Deadlines  
*Lesher v. City of Anderson, et al.*

USDC (E.D. Cal.) Case No.: 2:21-cv-00386-WBS-DMC

1 Dated: May 10, 2024

ANGELO, KILDAY & KILDUFF, LLP

2 */s/ Kevin J. Dehoff*

3  
4 By: Kevin Dehoff  
5 KEVIN J. DEHOFF  
6 Attorneys for Defendants CITY OF ANDERSON,  
7 SEAN MILLER, JEFFREY MILEY, and  
8 KAMERON LEE

9  
10 \*Pursuant to Local Rule 131(e), counsel has authorized submission of this document on  
11 counsel's behalf.

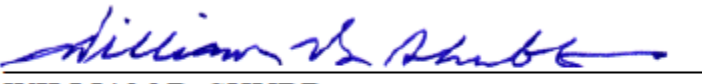
12 **ORDER**

13 Pursuant to the parties' Stipulation and good cause appearing, the deadlines in this case  
14 are hereby modified by the Court as follows:

Event	Current Date/Deadline	Proposed Date/Deadline
Designation of Experts with Reports	May 10, 2024	May 17, 2024
Designation of Rebuttal Experts with Reports	June 7, 2024	June 14, 2024

17  
18 **PURSUANT TO THE FOREGOING STIPULATION, IT IS SO ORDERED.**

20 Dated: May 10, 2024

21   
22 WILLIAM B. SHUBB  
23 UNITED STATES DISTRICT JUDGE

24  
25  
26  
27  
28  
Stip. and Order Extending Expert Disclosure and Rebuttal Disclosure Deadlines  
*Lesher v. City of Anderson, et al.*

USDC (E.D. Cal.) Case No.: 2:21-cv-00386-WBS-DMC